

**In the  
Indiana Supreme Court**



STATE OF INDIANA <i>ex rel.</i>	)	Supreme Court No.
INDIANA DEPARTMENT OF STATE	)	82S00-1102-OR-91
REVENUE, Relator,	)	
	)	
v.	)	
	)	
THE INDIANA TAX COURT and THE	)	
HON. MARTHA BLOOD WENTWORTH,	)	Indiana Tax Court No.
as Judge Thereof, Respondents.	)	82T10-0906-TA-29

ORDER

Relator, by counsel, filed a verified petition for a permanent writ of mandamus and prohibition and other application papers under the rules governing original actions. Briefs opposing issuance of writ have been filed.

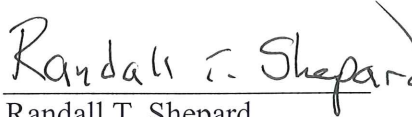
Each member of the Court has had an opportunity to review and consider the materials filed in this original action. Concluding that Relator is not entitled to relief under the rules governing original actions, all five Justices have voted to deny the request for a writ.

Accordingly, the Court DENIES Relator's request for a writ of mandamus and prohibition. This order is final. Motions to reconsider or petitions for rehearing are not allowed. Ind. Original Action Rule 5(C).

The Clerk is directed to send a copy of this order to the Hon. Martha Blood Wentworth, Judge, Indiana Tax Court; the Hon. John Evans, Judge, Harrison Circuit Court; Stacy K. Newton, 221 N.W. Fifth Street, P.O. Box 1507, Evansville, IN 47706; Gregory F. Zoeller, Attorney General of Indiana; Andrew W. Swain, Deputy Attorney General; and John D. Snethen, Deputy Attorney General. The Clerk is also directed to post this order to the Court's website.

Done at Indianapolis, Indiana, this 7th day of April, 2011.

FOR THE COURT

  
Randall T. Shepard  
Chief Justice of Indiana

Shepard, C.J., and Dickson, Sullivan, Rucker, and David, JJ., vote to deny the writ.